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APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/396,423	09/15/1999		KAORU UCHIDA	072982-0191	7427
7	7590	04/14/2004		EXAMINER	
FOLEY & LA	ARDNE	R	MAHMOUDI, HASSAN		
SUITE 500 3000 K STREET N W WASHINGTON, DC 200075109				ART UNIT	PAPER NUMBER
				2175	13
				DATE MAILED: 04/14/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/396,423	UCHIDA, KAORU				
Office Action Summary	Examiner	Art Unit				
	Tony Mahmoudi	2175				
The MAILING DATE of this communi Period for Reply	ication appears on the cover sneet with	n the correspondence address				
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNI - Extensions of time may be available under the provisions after SIX (6) MONTHS from the mailing date of this common if the period for reply specified above is less than thirty (30). If NO period for reply is specified above, the maximum states are to reply within the set or extended period for reply Any reply received by the Office later than three months a earned patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no event, however, may a rejunication. b) days, a reply within the statutory minimum of thirty attutory period will apply and will expire SIX (6) MONT will. by statute, cause the application to become ABA	ply be timely filed (30) days will be considered timely. HS from the mailing date of this communication. INDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) file	ed on <u>02 A<i>pril</i> 2004</u> .					
30 /						
· · · · · · · · · · · · · · · · · · ·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ⊠ Claim(s) <u>1-18</u> is/are pending in the a 4a) Of the above claim(s) is/a 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-4,9,10 and 15-18</u> is/are re 7) ⊠ Claim(s) <u>5-8 and 11-14</u> is/are object 8) □ Claim(s) are subject to restrict	re withdrawn from consideration. ejected. ed to.					
Application Papers						
Applicant may not request that any obje	a) accepted or b) objected to be ction to the drawing(s) be held in abeyand the correction is required if the drawing(s)	ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
3. Copies of the certified copies	documents have been received. documents have been received in Aport of the priority documents have been an all Bureau (PCT Rule 17.2(a)).	received in this National Stage received.				
Attachment(s) .	÷	SAM RIMELL PRIMARY EXAMINER				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (F 3) Information Disclosure Statement(s) (PTO-1449 or Paper No(s)/Mail Date	Paper No(s)/Mail Date formal Patent Application (PTO-152)				

Art Unit: 2175

DETAILED ACTION

Remarks

- In response to communications filed on 02-April-2004, claims 5-6 and 16-18 are amended to
 overcome the "informality" objections and the "35 U.S.C 112 second paragraph" rejections
 made in the previous Office Action. Claims 1-18 are presently pending in the application.
- 2. In view of the applicant's arguments regarding the disqualification of <u>Black</u> (U.S. Patent No. 6,539,101) based on it's provisional date, and further in view of the examiner's summary of the interview conducted on 03-March-2004, PROSECUTION IS HEREBY REOPENED.
 New grounds of rejection are set forth below.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Art Unit: 2175

4. Claims 1-2 are rejected under 35 U.S.C. 102(e) as being anticipated by <u>Price-Francis</u> (U.S. Patent No. 5,815,252.)

As to claim 1, <u>Price-Francis</u> teaches an information processing method using fingerprint identification (see Abstract) comprising the steps of:

identifying user according to an inputted fingerprint (see column 1, lines 14-28, and see column 2, lines 35-44);

preserving user's individual information associated with the user regarding a device in every identified user at the time when the user suspends use of the device which the user uses (see figures 3-5, see column 2, line 59 through column 3, line 3, and see column 4, lines 15-29); and

selecting the user's individual information corresponding to identified user (see Abstract, and see column 2, lines 35-44), which is preserved (see column 2, line 59 through column 3, line 3) to provide for the user when the user resumes use of the device (see figures 3 and 5.)

As to claims 2, <u>Price-Francis</u> teaches wherein the user's individual information (see figures 3-5, see column 2, line 59 through column 3, line 3, and see column 4, lines 15-29) includes any of work progressive information, work environmental information, and work historical information of the user who uses the device (see figure 3, and see column 7, lines 37-47.)

Art Unit: 2175

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that said subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 3-4, 9-10, and 15-18 are rejected under 35 U.S.C. 102(e) as being unpatentable over Price-Francis (U.S. Patent No. 5,815,252) in view of Ahn (U.S. Patent No. 5,978,924.)

As to claim 3, <u>Price-Francis</u> teaches an information processing device (see figure 1) using fingerprint identification (see Abstract) comprising:

a fingerprint image input means for acquiring fingerprint image of a user (see figure 1) to output the fingerprint image to a fingerprint feature extraction means (see figure 4);

the fingerprint feature extraction means (see Abstract) receiving the fingerprint image from the fingerprint image input means (see figure 1), outputting the fingerprint feature to the user individual information storage means, outputting the fingerprint feature to a fingerprint matching means (see column 1, lines 24-28);

a user individual information storage means (see column 2, lines 59-62) storing therein the fingerprint feature received from the fingerprint feature extraction mean associated with the user's individual information regarding the device (see column 3, lines 18-30), while outputting the stored fingerprint feature (see figure 4), as well as all other stored fingerprint features as a registered fingerprint feature group (see figure 3), to receive matching result from fingerprint matching means (see column 4, lines 15-49), subsequently, selecting

Art Unit: 2175

fingerprint feature from among the fingerprint features in the registered fingerprint feature group according to the matching result (see column 5, lines 59-67), thus selecting the user's individual information associated with the selected the fingerprint feature in order to output to user individual information processing means (see column 2, lines 35-44);

the fingerprint matching means receiving the registered fingerprint feature group from the user individual information storage means before implementing matching processing between the registered fingerprint feature group and the fingerprint feature received from the fingerprint feature extraction means, thus outputting matching result to the user individual information storage means (see figures 1 and 4); and

the user individual information processing means receiving the user's individual information from the user individual information storage means, before implementing specific processing in answer to content of the user' individual information (see Abstract, see column 2, line 59 through column 3, line 3, and see column 5, lines 18-26.)

Price-Francis does not teach:

a suspension / resumption management means accepting instruction corresponding to either suspension or resumption of use of the device from the user.

Ahn teaches a computer system (see Abstract), in which he teaches a suspension / resumption management means accepting instruction corresponding to either suspension or resumption of use of the device from the user (see column 5, line 47 through column 6, line 8.)

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified <u>Price-Francis</u> to include a suspension /

Art Unit: 2175

resumption management means accepting instruction corresponding to either suspension or resumption of use of the device from the user.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified <u>Price-Francis</u> by the teaching of <u>Ahn</u>, because including a suspension / resumption management means accepting instruction corresponding to either suspension or resumption of use of the device from the user, would enable the system to resume operation from the point operation was suspended without effecting the integrity of the data or without having to "back-track" steps already completed at the time the operation was suspended.

As to claims 4, <u>Price-Francis</u> as modified teaches wherein the user's individual information (see <u>Price-Francis</u>, figures 3-5, see column 2, line 59 through column 3, line 3, and see column 4, lines 15-29) includes any of work progressive information, work environmental information, and work historical information of the user who uses the device (see <u>Price-Francis</u>, figure 3, and see column 7, lines 37-47.)

As to claims 9-10, <u>Price-Francis</u> as modified teaches wherein the information processing device using fingerprint identification (see <u>Price-Francis</u>, Abstract, see column 2, line 59 through column 3, line 3, and see column 5, lines 18-26) is any of an electronic picture book device, a game device, and a retrieval device (see <u>Price-Francis</u>, column 2, line 59 through column 3, line 3, where "retrieval device" is read on "extracting essential characteristics".)

Art Unit: 2175

As to claim 15, <u>Price-Francis</u> teaches a storage medium (see column 2, lines 59-62) stored therein a computer implemented information processing program (see column 6, lines 1-11) using fingerprint identification (see Abstract, and see column 3, lines 18-30) comprising the steps of:

For the remaining steps of this claim, the applicant is kindly directed to the remarks and discussions made in claims 1 and 3 above.

As to claim 16, <u>Price-Francis</u> teaches wherein the user individual information (see Abstract, and see column 2, lines 35-44) includes work progressive information that provides information of how much the user accomplished with regards to completion of an operation (see figure 3, and see column 7, lines 37-47.)

<u>Price-Francis</u> does not teach how much the user accomplished with regards to completion of an operation that is performed by utilizing the device when the device was suspended.

Ahn teaches a computer system (see Abstract), in which he teaches how much the user accomplished with regards to completion of an operation that is performed by utilizing the device when the device was suspended (see column 5, line 22 through column 6, line 8.)

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified <u>Price-Francis</u> to include how much the user accomplished with regards to completion of an operation that is performed by utilizing the device when the device was suspended.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified <u>Price-Francis</u> by the teaching of <u>Ahn</u>, because

Page 8

Application/Control Number: 09/396,423

Art Unit: 2175

including how much the user accomplished with regards to completion of an operation that is performed by utilizing the device when the device was suspended, would enable the system to continue operation from when it was left off without repeating the steps already successfully performed before the operation was suspended.

As to claim 17, <u>Price-Francis</u> as modified teaches wherein the step for selecting the individual information corresponding to an identified user is performed based on matching the inputted fingerprint (see <u>Price-Francis</u>, Abstract, and see column 5, lines 27-40) with a plurality of stored fingerprints that are stored in correspondence with a plurality of user's individual information as a result of multiple operations of the storing step (see <u>Price-Francis</u>, column 3, lines 18-30, and see column 5, lines 1-17.)

As to claim 18, <u>Price-Francis</u> as modified teaches further comprising a step for resuming operation of the device at an exact place within an application of the device that was previously being run by the user when the instruction of suspension was initiated (see <u>Ahn</u>, column 3, lines 23-41.)

Allowable Subject Matter

7. Claims 5-8 and 11-14 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Art Unit: 2175

8. The following is a statement of reasons for the indication of allowable subject matter:

The prior art of record, <u>Price-Francis</u> (U.S. Patent No. 5,815,252) and <u>Ahn</u> (U.S. patent No. 5,978,924) do not disclose, teach, or suggest the claimed limitations of (in combination with all other features in the claim):

a presentation information management means storing therein management information of information to be presented for the user, in order to output the management information while updating the management information in answer to instruction of the operation to presentation means when receiving instruction of the operation from the instruction input means;

a presentation means receiving the management information from the presentation information management means, before acquiring information to be presented. for the user from the device data storage means according to the management information in order to present, as claimed in claim 5.

Claims 7, 11, and 13 are objected to as being dependent from the objected to dependent claim 5.

The prior art of record, <u>Price-Francis</u> (U.S. Patent No. 5,815,252) and <u>Ahn</u> (U.S. patent No. 5,978,924) do not disclose, teach, or suggest the claimed limitations of (in combination with all other features in the claim):

Page 10

Application/Control Number: 09/396,423

Art Unit: 2175

a presentation information management means storing therein management information of information to be presented for the user, in order to output the management information while updating the management information in answer to instruction of the operation to presentation means when receiving instruction of the operation from the instruction input means;

a presentation means receiving the management information from the presentation information management means, before acquiring information to be presented. for the user from the device data storage means according to the management information in order to present, as claimed in claim 6.

Claims 8, 12, and 14 are objected to as being dependent from the objected to dependent claim 6.

Response to Arguments

9. Applicant's arguments filed on 02-April-2004 with respect to the rejected claims in view of the cited references have been fully considered but they are considered moot in view of the new grounds of rejection.

Conclusion

10. Any inquiries concerning this communication or earlier communications from the examiner should be directed to Tony Mahmoudi whose telephone number is (703) 305-4887. The examiner can normally be reached on Mondays-Fridays from 08:00 am to 04:30 pm.

Art Unit: 2175

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dov Popovici, can be reached at (703) 305-3830.

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April 13, 2004

SAM RIMELL
PRIMARY EXAMINER